IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

IN RE:

USE OF CONFIDENTIAL INFORMATION IN CIVIL

CASES

GO 08-

FILED

MAY **2 0** 2008

Phil Lombardi, Clerk U.S. DISTRICT COURT

GENERAL ORDER

The policy of this Court is that sealed documents, confidentiality agreements, and protective orders are disfavored. See LCvR 79.1. In civil cases in which confidential information covered by a protective order must be attached to a pleading, attorneys should file an unsealed pleading with nonconfidential exhibits and redacted confidential exhibits. At the same time, attorneys should file a supplemental sealed pleading which contains the unredacted exhibits covered by the protective order.

The Court strongly urges attorneys to present all arguments and all documents in unsealed pleadings. In an effort to do this, attorneys should use good judgment in generically referring to matters covered by a protective order without revealing confidential information. In those rare instances where specific confidential documents must be attached to a pleading, attorneys should file the supplemental sealed pleading referenced above.

IT IS SO ORDERED THIS _2014 day of May, 2008.

CLAIRE V. EAGAN, Chief Judge

United States District Court

TERENCE C. KERN, Judge United States District Court JAMES H. PAYNE, Sudge United States District Court